PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

	olicant's or agent's file reference H63901WO00	FOR FURTHER ACTION	See Form PCT/IPEA/416
	rnational application No. T/GB2004/003450	International filing date (day/month/year, 11.08.2004	Priority date (day/month/year) 13.08.2003
FO	rnational Patent Classification (IPC) o 3G7/00	r national classification and IPC	S
	liversity of surrey et al.		<u> </u>
1,		oreliminary examination report, establish ransmitted to the applicant according to	ned by this International Preliminary Examining Article 36.
2.	This REPORT consists of a total	al of 4 sheets, including this cover shee	t.
3.	This report is also accompanied	by ANNEXES, comprising:	
	a. 🛭 sent to the applicant and	to the International Bureau) a total of 4	sheets, as follows:
		ning rectifications authorized by this Au	e been amended and are the basis of this report thority (see Rule 70.16 and Section 607 of the
			ority considers contain an amendment that goes d, as indicated in item 4 of Box No. I and the
	sequence listing and/or t	Bureau only) a total of (indicate type ar ables related thereto, in computer reada ce Listing (see Section 802 of the Admir	nd number of electronic carrier(s)) , containing a able form only, as indicated in the Supplemental istrative Instructions).
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4.	This report contains indications	relating to the following items:	
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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/GB2004/003450

_	Box No. I Basis of the repor	t
1.	. With regard to the language, the filed, unless otherwise indicated	is report is based on the international application in the language in which it wall under this item.
	This report is based on transwhich is the language of a t	nslations from the original language into the following language, translation furnished for the purposes of:
		der Rules 12.3 and 23.1(b)) ational application (under Rule 12.4) examination (under Rules 55.2 and/or 55.3)
2.	With regard to the elements* of have been furnished to the rece report as "originally filed" and ar	the international application, this report is based on (replacement sheets which iving Office in response to an invitation under Article 14 are referred to in this a not annexed to this report):
	Description, Pages	
	1-27	as originally filed
	Claims, Numbers	
	1-21	received on 13.06.2005 with letter of 09.06.2005
	Drawings, Sheets	
	1/3-3/3	as originally filed
	☐ a sequence listing and/or ar	ny related table(s) - see Supplemental Box Relating to Sequence Listing
3.	☐ The amendments have resu ☐ the description, pages	ulted in the cancellation of:
	the claims, Nos.	
	the drawings, sheets/figsthe sequence listing (specific	
	any table(s) related to se	equence listing (specify):
4.	This report has been establi had not been made, since they had perfectly supplemental Box (Rule 70.2(c))	shed as if (some of) the amendments annexed to this report and listed below have been considered to go beyond the disclosure as filed, as indicated in the).
	☐ the description, pages	
	the claims, Nos.the drawings, sheets/figs	
	☐ the sequence listing (spe ☐ any table(s) related to se	ecify):
		quence issuing (specify):

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/GB2004/003450

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

1-21

No:

Inventive step (IS)

Yes: Claims

Claims

1-21

No: Claims

Industrial applicability (IA)

Yes: Claims

1-21

No: Claims

2. Citations and explanations (Rule 70.7):

see separate sheet

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

PCT/GB2004/003450

Reference is made to the following document:

D1: US 3 906 250 A

V.1. The document D1 is regarded as being the closest prior art to the subject-matter of claim 1, and shows an apparatus and a process for generating power by utilizing pressure-retarded osmosis (see fig. 10).

In D1 the pressure of the pressurized solution (128) is transferred to another liquid via a pressure exchange system and not, as instead specified by claim 1, by means of a selective membrane positioned between a liquid and the solution having a higher osmotic potential.

The subject-matter of claim 1 is therefore new (Article 33(2) PCT).

The problem to be solved by the present invention may be regarded as increase the efficiency of the osmotic plant.

The solution to this problem proposed in claim 1 of the present application is considered as involving an inventive step (Article 33(3) PCT) as the skilled person, starting from the process of D1, would not take into consideration the possibility of modifying it in the direction of claim 1 as this would imply an overall rearrangement of the process and the provision of new apparatuses.

- V.2 Claims 2 to 21 are dependent on claim 1 and as such also meet the requirements of the PCT with respect to novelty and inventive step.
- V.3 The following objections are nevertheless raised:
 - Contrary to the requirements of Rule 6.2(b) PCT, the claims do not contain reference signs.
 - Independent claim 1 is not in the correct two-part form in accordance with Rule 6.3(b) PCT, which in the present case would be appropriate, with those features known in combination from the prior art (D1) being placed in the preamble (Rule 6.3(b)(i) PCT) and with the remaining features being included in the characterising part (Rule 6.3(b)(ii) PCT).
 - Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the document D1 is not mentioned in the description, nor are these documents identified therein.

Claims

- A process for driving a prime mover, said process 5 comprising
 - a) positioning a selective membrane between a liquid and a solution having a higher osmotic potential than the liquid, such that the solution becomes pressurised by the influx of liquid across the membrane,
- 10 b) transferring the pressure generated in the solution to another liquid via a pressure exchange system to drive a prime mover,
 - c) recovering the solution,
- d) separating at least some of the solvent from the 15 solution to form a residual product, and
 - e) recycling the separated solvent and/or the residual product of step d) to step a).
- A process as claimed in claim 1, wherein the prime 20 mover is a rotary prime mover.
 - A process as claimed in any one of the preceding claims, wherein the solution is an aqueous solution.
- 25 A process as claimed in any one of the preceding claims, wherein the solution is solution of a salt selected from sodium chloride, potassium chloride, potassium nitrate, magnesium sulfate, magnesium chloride, sodium sulfate, calcium chloride, sodium carbonate, disodium
- 30 hydrogenphosphate and potassium alum.

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- A process as claimed in claim 3 wherein the aqueous solution is formed by dissolving ammonia and carbon dioxide in water.
- 5 A process as claimed in claim 5, which is an aqueous solution of ammonia, carbon dioxide, ammonium carbonate, ammonium bicarbonate and ammonium carbamates.
- A process as claimed in any one of the preceding claims, wherein the solution has a solute concentration of 1 10 to 400 weight %.
- A process as claimed in any one of the preceding claims, wherein the liquid is selected from the group consisting of freshwater, seawater, brackish water and a waste stream from an industrial or agricultural process.
- A process as claimed in any one of the preceding claims, wherein the liquid is or comprises the same solvent 20 as the solvent of the solution.
 - A process as claimed in any one of the preceding claims, wherein solvent is removed in step d) by a thermal and/or membrane separation method.
 - A process as claimed in claim 11, wherein the solvent is removed using a method selected from evaporation, distillation and crystallization.
- 30 A process as claimed in claim 11, wherein the solvent is removed by at least one method selected from multi-stage

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flash distillation, multi-effect distillation, mechanical vapour compression and rapid spray desalination.

- A process as claimed in claim 10, wherein the solvent is removed by at least one method selected from ionexchange, electrodialysis nanofiltration and osmosis.
- A process as claimed in any one of the preceding claims, wherein the energy required to remove solvent in 10 step d) is provided by the wind power, thermal energy of the surrounding environment, solar energy, geothermal energy, energy from a biological process, energy from the combustion of fuel and/or excess heat from power plants and other industrial processes.

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- A process as claimed in any one of the preceding claims, wherein at least some of the solvent recovered in step d) is recycled to a liquid for step a).
- 20 16. A process as claimed in any one of the preceding claims, which comprises using the pressure generated in the solution to transfer the solution to an elevated location, and using the potential energy of the elevated solution to drive the prime mover.

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- A process as claimed in any one of the preceding claims, wherein the solution from step a) is transferred to an elevated height where the ambient temperature is
- (i) low enough to crystallize at least some of the solute in the solution, or
 - (ii) below the freezing point of the solvent to crystallize the solvent.

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such that the solution is separated into a portion having a low solute concentration and a portion having a Ma Sign high solute concentration.

- A process as claimed in claim 18, wherein each of said 5 portions is returned to ground level, such that the potential energy of each of the portions can be used to drive the prime mover.
- A process as claimed in any one of the preceding 10 claims, wherein the thermal energy required to separate the solvent from the solution is step d) is provided by the compression and decompression of gas.
- A process as claimed in any one of the preceding 15 claims, wherein the selective membrane of step a) has an average pore size of 1 to 60 Angstroms, preferably 12 to 50 Angstroms.
- A process as claimed in any one of the preceding 20 claims, wherein the pressurised solution from step (a) is positioned on one side of a further selective membrane, and a further solution having a higher osmatic potential than the pressurised solution is placed on the other side of the membrane, such that the further solution becomes pressurised 25 by the influx of liquid across the membrane.

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